IN THE UNITED STATES PATEN AND TRADEMARK OFFICE

Applicant: Adrian Ong Patent No.: 5,970,020

Appl. No.: 09154,664 Issued: October 19, 1999

Filed: September 16, 1998

For: Controlling the Set Up of A Memory Address

LOSS OF ENTITLEMENT TO SES AND PETITION TO EXCUSE ERRORS IN SMALL ENTITY STATUS AND ACCEPT PAYMENT OF FEES AS A LARGE ENTITY UNDER 37 C.F.R. § 1.28(c)

Mail Stop PETITION Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Pursuant to 37 C.F.R. §1.27(g)(2), the Patent Owner hereby informs the PTO that the above-identified patent is no longer eligible for small entity status.

Additionally, this is a petition under 37 C.F.R. § 1.28(c) to excuse errors in the inadvertent assertion of small entity status and to accept the payment of fees as a large entity for the above-identified patent.

37 C.F.R. § 1.28(c) provides a procedure as to how errors in small entity status are excused. If status as a small entity is established in good faith, and fees as a small entity are paid in good faith, in any application or patent, and it is later discovered that such status as a small entity was established in error, or that through error the Office was not notified of a loss of entitlement to small entity status as required by § 1.27(g)(2), the error will be excused upon compliance with the separate submission and itemization requirements of paragraphs (c)(1) and (c)(2) of 37 C.F.R. § 1.28(c), and the deficiency payment requirement of paragraph (c)(2) of this section:

- (1) Any paper submitted under this paragraph must be limited to the deficiency payment (all fees paid in error), required by paragraph (c)(2) of this section, for one application or one patent; and
- (2) The deficiency owed, resulting from the previous erroneous 19/26/201 bfDARLEIN ent 19/26/2012 1/2012 2365.80 OP

 81 FC:1599

 82 JUSTINENT date: 11/84/2011 CKHLOK
 18/26/1/2011 DHLEN 00000021 59/0020

11/04/2011 CKHLOK 00000005 5970020

di FC:1559

2365.00 OP

-2365.ua no